

	STATE OF WASHINGTON,
	County of KITSAP
	We,
6	of BREMER TON, as principal , and we,
	as sureties, all of the State of Washington, County of KITSAP, do confess
	ourselves indebted to the State of Washington in the penal sum of Five Hundred (\$500) Dollars,
	and to the payment of which we are held and firmly bound, and do by these presents bind ourselves,
	our and each of our heirs, executors, administrators or assigns, jointly and severally, firmly by
13	these presents.  Sealed with our seals this 23 rd day of June, A. D. 19 61
	The condition of the above obligation is such that, Whereas, the principal S., in the foregoing
1	bond did enter into a certain lease and contract with the State of Washington (which is hereto at-
	tached and made part of this instrument, and all the conditions of which are written into and made
	part of this instrument), whereby the above bounden principal. have leased from the State of
	Washington the part, lot or parcel of property described in said hereto attached lease and contract,
	upon all the conditions set up in said lease and contract: Now, therefore, if the said above named
	lessee. The principal herein, shall well and truly perform all the conditions set up and prescribed in the said lease and contract hereto attached, in all and every part thereof, then this
	bond shall be considered satisfied and discharged; otherwise it shall have full force and effect.
	Signed with our hands and sealed with our seals, this day and year first above written.
	(b) (b)
	[SEAL]
H	[SEAL]
	[SEAL]
	[SEAL]
	20th 0.
	The foregoing bond and the sureties thereon approved this 27 day of 4,19 65.
	Beef F. Co
	Commissioner of Public Lands.
	TO BE EXECUTED BY SURETIES ONLY
	STATE OF WASHINGTON,
	County of KITSAP
	(b) (6)
	being first duly sworn, each for himself, and not one for the other, deposes and says: That he is a
	citizen of the State of Washington and is not barred by any statute of said State from executing bonds or becoming a surety; that he is one of the persons named in and who executed the foregoing
	obligation as surety, and that the same is his free and voluntary act and deed for the uses and
	purposes therein mentioned; that he is worth the sum of \$500.00, over and above all his just debts and liabilities, in separate property situated in said State and not exempt from sale on execution.
	(b) (6)
	Subscribed and sworn to before me this 23rd day of Jene, A. D. 1965
	Subscribed and swork to before the this sound of
	Notary Public in and for the State of Washington,
	Residing at Bremeston

To have and to hold for the term of 10 ...years from the date of this instrument, for the purpose of building and maintaining upon the above described harbor area, wharves, docks and other structures for the convenience of navigation and commerce, as may be determined by legislative enactment or by rule of the Commissioner of Public Lands.

This indenture is executed in consideration of the covenants and stipulations herein contained, and of the payment annually in advance of rental in the amount... true value, in money, of the harbor area (exclusive of improvements) as fixed by the assessor of Kitsap ...County in accordance with the provisions of Sec. 130, Chap. 255 of the Laws of 1927 (RCW 79.01.520) as follows:

"The assessor shall thereupon determine the true and fair value in money of such harbor area (exclusive of the improvements thereon) as of March 1st preceding the date of the filing of such application, and certify the same to the Commissioner, which true and fair value in money of such harbor area, shall be the value at which the property would be taken in payment of a just debt from a solvent debtor. Such value shall be the basis of the rental until the assessor's next valuation, as herein provided. The assessor shall thereafter, in even numbered years, as of March 1st, place a valuation on such harbor area (exclusive of improvements) as above provided, and certify the same to the Commissioner and such valuation shall be the basis of rental for the two year period following such valuation."

The State of Washington shall have the right to regulate, either under rules established by the Commissioner of Public Lands, or by legislative enactment, or by both methods, the rates of wharfage, dockage and other tolls, to be imposed by the lessee...... upon commerce for any of the purposes for which said leased harbor area may be used, and to change such regulations and rates from time to time, and the right to prevent by such means and in such manner as it may adopt, extortion, discrimination, unequal or exclusive privileges, and to cancel this lease for the violation of any law, rule, regulation or order governing the same.

The State of Washington shall have the power by the Commissioner of Public Lands to cancel this lease upon a breach of any of its conditions by the lessee.s. or for the failure or refusal of the said lessee.s.... to erect, within a reasonable time hereafter, and continuously to operate and maintain in and upon the above described harbor area the wharves, buildings or other structures described and represented in the exhibits of improvements proposed to be erected therein by said lessee.s..., which have heretofore been filed with the Commissioner of Public Lands, or as altered with the consent and approval of said Commissioner entered upon his records.

The State of Washington reserves unto itself, port district, county, city or other public agency in the territory where the portion of the harbor area described in this lease is located, the right to assume and thereafter hold this lease upon acquirement of the tide lands contiguous thereto and fronting thereon, without any value for said lease except for improvements thereon: Provided, That this covenant shall not be held to apply to any cancellation of this lease ordered by the Commissioner of Public Lands on account of fraud or breach of any of the covenants of this lease, or a failure to file and keep therewith a good and sufficient bond as provided by law, but in such case the improvements upon the said leased area shall become the property of the State.

The lessee ...... shall not make or suffer to be made any artificial filling in of said leased area or any deposit of rock, earth, ballast, refuse, garbage or other matter within such area, except as provided by law or as approved in writing by the Commissioner of Public Lands.

If the said lessee. shall fail to pay to the State the rental hereinbefore provided on the date when the same is due, or within sixty days thereafter, the Commissioner of Public Lands may declare this lease canceled and all rights or claims of the said lessees under this lease in and to the said area or in or to any improvement therein or thereon, shall immediately thereupon vest in the State of Washington.

The lessee...s.. herein shall not sub-let the whole or any part of said leased area except upon the written permission of the Commissioner of Public Lands.

All the conditions and covenants set forth in this indenture are declared to be of the essence of the contract, and a breach of any one is a breach of the whole. BANKER

Executed in duplicate this day and year above written

S. F. WO. 195-TH-Th- SM. VILLE

Discourse in approach title day and gear decree and	
Millouring described property, fourt.  (p) (e)  (b) (e)	Commissioner of Public Lands.
id parilies of the second part the following de	fo figure
-WITNESSETH. That his State of Worleigno	et anto
TRU 1. TANESY AND VILLE M. CARRY	Lessee
end between the Spite of Washington, party of the part, 18	05 Thompson Drive
THIS INDENTIFE, Made this. 1st day of Kitsabyes	County, State of Washington 98310
THE RESERVE THE PARTY OF THE PA	

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THIS INDENTURE, Made this 1st day of November , A	
A A A A A A A A A A A A A A A A A A A	. D. 19.64
by and between the State of Washington, party of the first part, lessor, and	
(b) (6) part_ies of the second part	t, lessee
WITNESSETH, That the State of Washington, lessor, does hereby lease, demise a	and let unto
said parties of the second part the following described property, situate in said State	c, County of
Kitsap , and being that part of the harbor area in	front of the
following described property, towit:	
XXXX A portion of Government Lot 7, Section 11, Township 24 North, Ran	ge 1 East,
Mineuted in duplicate this day and year above territon.	AZAWAS,
and more particularly described as follows:	the essence
Section 11, Township 24 North, Range I East, W.M., described as follow Commencing at the intersection of the West line of Lot 15, Bay Vi Garden Tracts (Lot 11 of Supplemental Plat of Bay View Garden Tracts) with the inner harbor line and run thence N 16° 00° 00° E 215 feet, mo or less, to the outer harbor line, thence N 74° 00° 00° W 150 feet to true point of beginning of this description, thence continue N 74° 00° 300 feet, thence S 16° 00° 00° W 195 feet, more or less, to the inner harbor line, thence S 74° 55° 00° E 193 feet, more or less, to an angle point in said inner harbor line, thence S 63° 38° 00° E along said inner harbor line to a point which is S 16° 00° 00° W of the true point of beginning and thence N 16° 00° 00° E to the true point of beginning, as on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington.	ew the season was the control of the season was the control of the
That his covenant shall not be held to apply to any cancellation of this leave and	tered by the
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The State of Washington shall have the right to regulate, either any er rules estable Commissioner of Public Lands, or by legislative enactment, or by both a tethods, the range, dockage and other talls, to be imposed by the lessee S. upon commerce for any of for which said leased harbor area may be used, and to change such regulations and rate to time, and the right to prevent by such means and in such manner as it may adopt the interpretation, unequal or exclusive privileges, and to cantel this leave for the violation, rule, regulation or order government the same.	tes of soliarf- the purposes es from time of, extertion
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